

```
QUIN DENVIR, Bar #49374
 1
    Federal Defender
 2
    DENNIS S. WAKS, Bar #142581
    Supervising Assistant Federal Defender
 3
    801 I Street, 3rd Floor
    Sacramento, California 95814
 4
    Telephone: (916) 498-5700
                                             OK/HAV
 5
    Attorney for Defendant
 6
    STUART MARTIN ALLEN
 7
 8
                       IN THE UNITED STATES DISTRICT COURT
 9
                     FOR THE EASTERN DISTRICT OF CALIFORNIA
10
11
    UNITED STATES OF AMERICA,
                               ) No. CR-S-04-0438 DFL
12
                    Plaintiff,
13
                                       STIPULATION AND [PROPOSED ORDER]
         v.
14
    STUART MARTIN ALLEN,
                                       Date: December 15, 2005
15
                                       Time: 10:00 A.M.
16
                                       Judge: Hon. David F. Levi
                    Defendant.
17
18
19
         IT IS HEREBY STIPULATED by and between the parties hereto through
20
    their respective counsel, WILLIAM WONG, Assistant United States
21
22
```

their respective counsel, WILLIAM WONG, Assistant United States
Attorney, attorney for Plaintiff, DENNIS S. WAKS, Supervising Assistant
Federal Defender, attorney for defendant, that the current Status
Conference date of November 10, 2005 be vacated and a new Status
Conference date of December 15, 2005 at 10:00 a.m. be set.

23

24

25

26

27

28

Counsel has recently been re-assigned to this case and will need the additional time to speak with Mr. Allen and review the case.

It is further stipulated and agreed between the parties that the

period beginning November 10, 2005 to December 15, 2005, should be 1 2 excluded in computing the time within which the trial of the above 3 criminal prosecution must commence for purposes of the Speedy Trial Act 4 for defense preparation. All parties stipulate and agree that this is 5 an appropriate exclusion of time within the meaning of Title 18, United 6 States Code, Section 3161(h)(8)(iv) (Local Code T4) and that the ends 7 of justice to be served by a continuance outweigh the best interests of 8 the public and the defendant in a speedy trial. 9 Dated: October 31, 2005 10 Respectfully submitted, 11 QUIN DENVIR 12 Federal Defender 13 14 /s/ Dennis S. Waks DENNIS S. WAKS 15 Supervising Assistant Federal Defender 16 Attorney for Defendant STUART MARTIN ALLEN 17 18 MCGREGOR W. SCOTT 19 United States Attorney 20 Dated: October 31, 2005 21 BY: /s/ Dennis S. Waks for WILLIAM WONG 22 Assistant U.S. Attorney 23 24 25 / / / 26 27 28 Stipulation and order/Stuart Allen\Cr-S-04-438

Case 2:04-cr-00438-GEB Document 20 Filed 11/09/05 Page 3 of 3

- -

ORDER

Based on the parties' stipulation and good cause appearing therefrom, the Court hereby adopts the stipulation of the parties in its entirety as its order. The Court specifically finds that the ends of justice served by the granting of such continuance outweigh the interests of the public and the defendant in a speedy trial.

IT IS SO ORDERED.

DATED: 11/8/2005

DAVID F. LEVI

United States District Judge